Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F039760 People v. Alvarado

The judgment is affirmed with modifications.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F041064 People v. Andrade

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F041064 People v. Andrade

In view of the above noted errors, we remand the case for the trial court to modify the sentence: (1) to stay the sentence on count two (Pen. Code 654), (2) to impose the two-year midterm on count four and to stay sentence on count four (Pen. Code 654), and (3) to impose a single Health and Safety Code section 11370.2, subdivision (a) enhancement which is not attached to a particular count. The court shall amend the abstract of judgment accordingly and forward it to the Department of Corrections. The judgment is otherwise affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F041332 Vukajlovic v. Greg Morris; Janet Morris; DST Hempwear, Inc.

Pursuant to appellants' motion, the order filed on June 5, 2003, dismissing the above entitled appeals as to Janet Morris and DST Hempwear, Inc. is vacated; said appeals are ordered reinstated. Attorney Tritt is deemed to be representing said appellants in this appeal.

The opening brief for all appellants is due on or before July 23, 2003. As stated in the order filed on June 23, 2003, no further time will be granted.

F041001 People v. Brock

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F041001 People v. Brock

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F043322 Barbara Lopez et al. v. Astral Industries, Inc. et al.

Appellant having filed an abandonment and/or request for dismissal of appeal, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F037501 People v. Thomas, Jr.

The judgment of conviction is affirmed, the state prison sentence is ordered stricken from the judgment, and the matter is remanded for an exercise of informed judicial discretion on the issue of whether to order "placement in a juvenile hall, ranch, camp, or with the Department of the Youth Authority" or to impose an adult sentence instead. After the exercise of that discretion, the court shall prepare an amended abstract of judgment and shall send certified copies of that abstract to the appropriate persons. Gomes, J.

We concur: Buckley, Acting P.J.; Cornell, J.

[CERTIFIED FOR PUBLICATION]

F038393 People v. Chacon

The judgment of conviction is affirmed, the state prison sentence is ordered stricken from the judgment, and the matter is remanded for an exercise of informed judicial discretion on the issue of whether to order a juvenile disposition other than a Youth Authority commitment or to impose an adult sentence instead. After the exercise of that discretion, the court shall prepare an amended abstract of judgment and shall send certified copies of that abstract to the appropriate persons. Gomes, J.

We concur: Dibiaso, Acting P.J.; Vartabedian, J.

[CERTIFIED FOR PUBLICATION]

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F042783 C. S. v. The Superior Court of Kern County; Kern Co. Dept. of Human Services

The petition for extraordinary writ is denied. This opinion is final forthwith as to this court.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]